

REMARKS

Claims 1-10, 12-16, 18-22, and 24-37 are pending in this application. By this Amendment, claims 1, 8, 15, 18, 20, 21, 24 and 25 are amended and claims 11, 17 and 23 are cancelled without prejudice or disclaimer. Reconsideration based on the above amendments and the following remarks is respectfully requested.

The courtesies extended to Applicant's attorney by Examiners Field and Hillery at the interview held December 10, 2003, are appreciated. The substance of that interview is included herein per MPEP §713.04.

I. The Claims Satisfy All Formal Requirements

The Office Action objects to claims 8, 18, 21 and 24 due to informalities. Claims 8, 18, 21 and 24 have been amended to obviate the objection. Withdrawal of the objection of the claims is respectfully requested.

II. The Claims Define Allowable Subject Matter

The Office Action rejects claims 1-29 and 31-37 under 35 U.S.C. §103(a) as unpatentable over U.S. Patent 6,605,120 to Fields et al. ("Fields") in view of U.S. Patent 6,301,586 to Yang et al. ("Yang"). This rejection is respectfully traversed.

Fields and Yang, taken separately or in combination, do not disclose, teach or suggest "outputting to an output device the downloadable information identified by the injectable content without routing data contained in the downloadable information through the accessing device," as recited in independent claim 1 from which claims 2-10 and 12-14 depend.

Fields and Yang, taken separately or in combination, do not disclose, teach or suggest "the output circuit outputs the downloadable information associated with the selectable injectable content to an output device without routing data contained in the downloadable

information through the accessing device," as recited in independent claim 15 from which claims 16, 18 and 19 depend.

Fields and Yang, taken separately or in combination, do not disclose, teach or suggest "downloadable information contains data, which is not routed through the accessing device," as recited in independent claim 20 and independent claim 21 from which claims 22 and 24-37 depend.

Fields discloses a filter used to extract web content for a web page in order to recast the web page at a hosting site. The host transfers all of the data associated with the recast website to a user of a personal computer, personal digital assistant or the like. However, Fields does not disclose, teach or suggest "outputting to an output device the downloadable information identified by the injectable content without routing data contained in the downloadable information through the accessing device," as recited in claim 1. Similarly, Fields does not disclose, teach , or suggest outputting "downloadable information...to an output device without routing data contained in downloadable information through the accessing device," as recited in claim 15. Moreover, Fields does not disclose, teach, or suggest "the downloadable information contains data, which is not routed through the accessing device," as recited in claims 20 and similarly recited in claim 21.

Yang discloses a system for managing multimedia objects to provide an electronic picture album. The system provides for the organization of multimedia objects through use of albums organized into collections of albums to be printed or displayed.

However, Yang does not disclose, teach or suggest,

"inserting ...injectable content into the received information ..., wherein inserting the injectable content includes associating the injectable content with downloadable information ...and outputting to an output device the downloadable information identified by the injectable content without routing data contained in the downloadable information through the accessing device," as recited in independent claim 1.

Yang also does not disclose, teach or suggest "a content injection circuit" and an output circuit outputting "the downloadable information associated with the selectable injectable content to an output device without routing data contained in the downloadable information to the accessing device," as recited in claim 15. Moreover, Yang does not disclose, teach or suggest downloadable information containing "data, which is not routed through the accessing device," as recited in independent claim 20, and similarly recited in claim 21 from which claims 22 and 24-37 depend. Therefore, withdrawal of this rejection is respectfully requested.

Claim 30 is rejected under 35 U.S.C. §103(a) as unpatentable over Fields and Yang as applied to claims 1-29 and 31-37, and further in view of U.S. Patent 6,618,163 to Roosen et al. ("Roosen"). This rejection is respectfully traversed.

Fields, Yang and Roosen do not disclose, teach or suggest "wherein the downloadable information contains data, which is not routed through the computer device," as recited in independent claim 21 from which claim 30 indirectly depends. Therefore, withdrawal of this rejection is respectfully requested.

For at least these reasons, it is respectfully submitted that independent claims 1, 15, 20 and 21 are distinguishable over the applied art. The remainder of the claims that depend from the independent claims 1, 15, 20 and 21 are likewise distinguishable over the applied art for at least the reasons discussed above, as well as for the additional features they recite.

III. Conclusion

For at least these reasons, it is respectfully submitted that the application is in condition for allowance. Favorable reconsideration and prompt allowance of claims 1-10, 12-16, 18-22, and 24-37 are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,



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